United States Department of the Interior Bureau of Land Management

Categorical Exclusion Not Established By Statute

DOI-BLM-UT-Y010-2015-0199-CX

July 2015

Film Permit UTU-91249

Location: Tombstone Rock (Kane Creek Road)
T. 26 S., R. 21 E., sec. 21, NE¼NE¼ & sec. 22, S½NW¼.

*Applicant/Address:

Red Bull Media House North America, Inc. 1740 Stewart St Santa Monica, CA 90404 310-490-5615

> Bureau of Land Management Moab Field Office 82 East Dogwood Moab, Utah 84532 435-259-2100 FAX 435-259-2158



CATEGORICAL EXCLUSION DOCUMENTATION FORMAT WHEN USING CATEGORICAL **EXCLUSIONS NOT ESTABLISHED BY STATUTE**

A. Background

BLM Office:

Moab Field Office

Serial Case File No:

UTU-91249

Proposed Action Title/Type: Film Permit - moving photography for advertising

Location of Proposed Action: Tombstone Rock (Kane Creek Road)

T. 26 S., R. 21 E., sec. 21, NE¼NE¼ & sec. 22, S½NW¼.

Description of Proposed Action:

On July 7, 2015, Ian Votteri, on behalf of Red Bull Media, filed film permit application UTU-91249 to photograph a BASE jumper at Tombstone Rock (Kane Creek Road), BLM land within the Moab Field Office. The footage would be moving photography to be used for advertising. A hand-held camera with a tripod, a helicopter, and a small remote-controlled helicopter (drone) with a small camera attached would be used to obtain footage. The helicopter would land briefly above Tombstone Rock to drop off crew. Refueling would not take place on BLM lands. The photo shoot would occur on one day between the dates of July 14 - 18, 2015. There would be 18 people on the crew and 6 vehicles involved in the project. All vehicles would remain on designated roads or parking areas at all times. The staging area for the shoot would be in the Amasa Back parking area (use of 2/3 of the lot would be permitted).

B. Land Use Plan Conformance

Moab Field Office RMP. Approved October 2008

This is shown on page 65 of the plan and reads as follows: "Meet public needs for use authorizations such as rights-of-way, alternative energy sources, and permits while minimizing adverse impacts to resource values."

C. Compliance with NEPA

The Proposed Action is categorically excluded from further documentation under the National Environmental Policy Act (NEPA) in accordance with 516 DM 11.5(E) 19. This reference states "issuance of short-term (3 years or less) rights-of-way or land use authorizations...where the proposal includes rehabilitation to restore the land to its natural or original condition.

This categorical exclusion is appropriate in this situation because there are no extraordinary circumstances potentially having effects that may significantly affect the environment. The proposed action has been reviewed, and none of the extraordinary circumstances described in 43 CFR Part 46.215 applies.

Date: 7/8/15

D: Signature

Authorizing Official:

Beth Ransel, Field Manager

Contact Person

For additional information concerning this CX review, contact

Judie Chrobak-Cox Moab Field Office 82 E. Dogwood Moab, Utah 84532 435-259-2100

The following BLM Specialists have reviewed the proposed action and have determined that none of the 12 exceptions below apply to this project:

Name	Title	Critical Element(s)
Ann Marie Aubry	Hydrologist	Air Quality, Water Quality, Floodplains, Wetlands/Riparian
		Zones
Katie Stevens	Recreation Planner	Wilderness, Environmental Justice
Jordan Davis	Rangeland Mgmt. Spec.	Invasive Species/Noxious Weeds
David Williams	Rangeland Mgmt. Spec.	Threatened, Endangered or Candidate Plant Species
Pam Riddle	Wildlife Biologist	Threatened, Endangered or Candidate Animal Species,
		Migratory Birds
Katie Stevens	Recreation Planner	Areas of Critical Environmental Concern, Wild & Scenic Rivers
Don Montoya	Archaeologist	Cultural Resources, Native American Religious Concerns
Kim Allison	Acting Asst. Field Manager	Wastes (hazardous or solid)
Judie	Lead Visitor Services	Lead Preparer
Chrobak-Cox	Information Assistant	

Lead Preparer: Jehulh Date: 7-8-15

Exceptions to Categorical Exclusion Documentation

The action has been reviewed to determine if any of the extraordinary circumstances (43 CFR 46.215) apply. The project would:

	Extraordinary Circumstances			
1. H	ave s	ignificant impacts on public health or safety.		
Yes	No X	Rationale The proposed filming project is not likely to result in significant impacts to public health or safety. To keep impacts to a minimum and not impair public health or safety, the applicant would obtain, maintain and abide by all relevant Federal, state and local government requirements.		
or cu natur 1199	ltural al lan 0); flo	ignificant impacts on such natural resources and unique geographic characteristics as historic resources; park, recreation or refuge lands; wilderness areas; wild or scenic rivers; national dmarks; sole or principal drinking water aquifers; prime farmlands; wetlands (Executive Order odplains (Executive Order 11988); national monuments; migratory birds; and other ecologically or critical areas.		
Yes	No X	Rationale: Conformance with the Land Use Plan and Categorical Exclusion Review Records has been completed indicating none of the above concerns are present in the described locations and that significant impacts are not anticipated as a result of the proposed filming activity.		
		ighly controversial environmental effects or involve unresolved conflicts concerning alternative ailable resources [NEPA section 102 (2) (E)].		
Yes	No X	Rationale: As described, the proposed action is categorically excluded under 11.5E (19). Categorically excluded actions generally have very predictable consequences well established as insignificant and, therefore, would not create environmental effects that would generate controversy or involve unresolved conflicts concerning alternative uses of available resources. No controversial effects or conflicts have been identified with this filming project.		
		ighly uncertain and potentially significant environmental effects or involve unique or unknown ntal risks.		
Yes	No X	Rationale: The proposed project would not result in uncertain or unknown environmental risks.		
		sh a precedent for future action or represent a decision in principal about future actions with significant environmental effects.		
Yes	No X	Rationale: The proposed project is not connected to another action and would not set a precedent for future actions that would normally require environmental analysis.		
		direct relationship to other actions with individually insignificant but cumulatively significant ntal effects.		
Yes	No X	Rationale: Filming in the requested location would not have a direct relationship to other actions that would create cumulatively significant environmental effects.		
		gnificant impacts on properties listed, or eligible for listing, on the National Register of Historic determined by the bureau.		
Yes	No X	Rationale: The nature of the proposed action is such that no impact can be expected on significant cultural resources.		

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		Extraordinary Circumstances
		gnificant impacts on species listed, or proposed to be listed, on the List of Endangered or d Species, or have significant impacts on designated Critical Habitat for these species.
Yes	No X	Rationale: The filming project would not have impacts of this kind.
	olate a onme	a Federal law, or a State, local or tribal law or requirement imposed for the protection of the nt.
Yes	No X	Rationale: The applicant would be required to maintain and abide by all relevant Federal, state and local laws throughout the term of the permit.
	lave a r 1289	disproportionately high and adverse effect on low income or minority populations (Executive 98).
Yes	No X	Rationale: The proposed filming project would not have an adverse effect on low income or minority populations.
	itioneı	ccess to and ceremonial use of Indian sacred sites on Federal lands by Indian religious sor significantly adversely affect the physical integrity of such sacred sites (Executive Order
Yes	No X	Rationale: There are no known Indian ceremonial or sacred sites within the proposed locations.
speci	es kn	ute to the introduction, continued existence, or spread of noxious weeds or non-native invasive own to occur in the area or actions that may promote the introduction, growth, or expansion of f such species (Federal Noxious Weed Control Act and Executive Order 13112).
Yes	No X	Rationale: The proposed filming project should not result in introduction or spread of noxious weeds.

Attachments: Categorical Exclusion Review Record Map

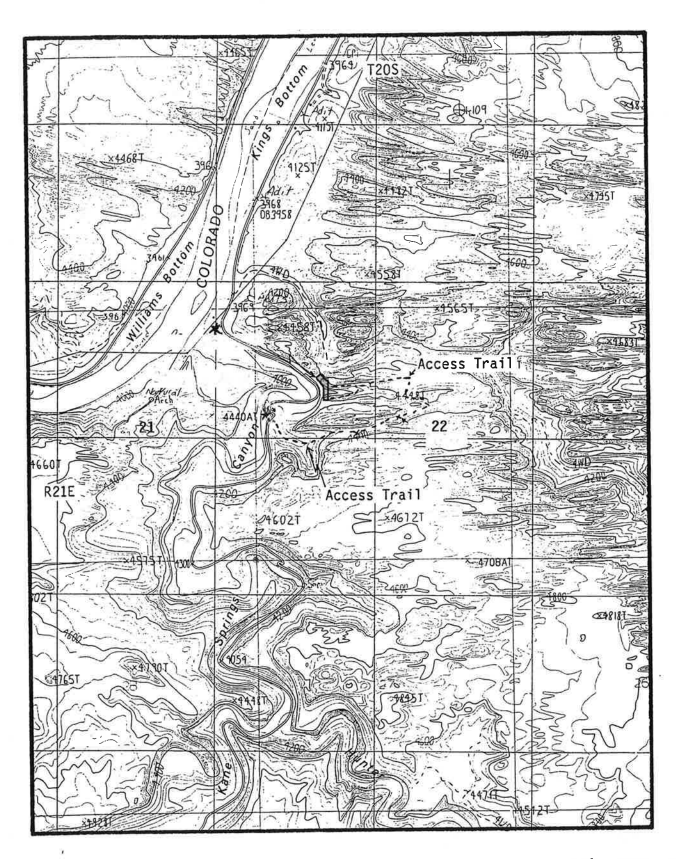
Categorical Exclusion Review Record Film Permit UTU-91249

The following elements are not present in the Moab Field Office and have been removed from the checklist: Farmlands (Prime or Unique), Wild Horses and Burros.

Resource	Yes/No*	Assigned Specialist Signature	Date
Air Quality	No	Am Arby	7.6.15
Floodplains	No	Am Arby	7.6.15
Water Quality (drinking or ground)	No	Au Any	7.6.15
Wetlands / Riparian Zones	No	Am Aron	7.6.15
Areas of Critical Environmental Concern	No	Kettevens	1/4/15
Wild and Scenic Rivers	No	Ketwens	7/6/1
Wilderness	No	William	7-7-15
Native American Religious Concerns	No	Matr.	7/1/15
Cultural Resources	No	D Monty.	7/1/15
Environmental Justice	No	of Athro	7-7-15
Wastes (hazardous or solid)	No	Thru aller	718115
Threatened, Endangered, or Candidate Animal Species	No	A.C.	6/1/15
Migratory Birds	No	Ball	4/7/18
Threatened, Endangered, or Candidate Plant Species	No	DWilliam>	6/7/15
Invasive Species/Noxious Weeds	No	ma	7/2/15
Other:	No	a de la companya della companya della companya de la companya della companya dell	1200

^{*}Extraordinary Circumstances apply.

Environmental Goordinator	Katu	Atevens	Date:	7/8/1	5
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Kane Creek Cliff Jumping area (TombsTowe, T. 26 S., R. 21 E., sec. 21, NE4NE4; ROEK) sec. 22, S½NW4.

* staging areas

Moab 7½' topographic map

Approval and Decision

I have reviewed this plan conformance and NEPA compliance record and have determined that the proposed project is in conformance with the Moab Field Office RMP, approved October 2008, and that no further environmental analysis is required.

It is my decision to grant land use permit UTU-91249 to Red Bull Media of Santa Monica, CA pursuant to the authority of Section 302(b) of P.L. 579, October 21, 1976 (43 U.S.C. 1732). The permit will authorize 1 day of filming on public land in Grand County described below and shown on the attached map.

Tombstone Rock (Kane Creek Road), T. 26 S., R. 21 E., sec. 21, NE¼NE¼ & sec. 22, S½NW¼.

Rationale: The proposal meets the criteria for minimum impact filming in WO Instruction Memorandum 96-148 and the guidelines in 43 CFR 2920.2-2 and is therefore, a full force and effect decision. The proposed action is not within a WSA or an area that requires additional NEPA analysis. The proposed action would not result in unnecessary or undue environmental degradation.

This decision shall take effect immediately upon the date it is signed by the Authorized Officer and shall remain in effect while any appeal is pending unless the Interior Board of Land Appeals issues a stay. Any appeal of this decision must follow the procedures set forth in 43 CFR Part 4. Within 30 days of the decision, a notice of appeal must be filed in the office of the Authorized Officer at 82 East Dogwood, Moab, Utah. If a statement of reasons for the appeal is not included with the notice, it must be filed with the Interior Board of Land Appeals, Office of Hearings and Appeals, U.S. Department of the Interior, 801 North Quincy St., Suite 300, Arlington, VA 22203 within 30 days after the notice of appeal is filed with the Authorized Officer. If you wish to file a petition for stay pursuant to 43 CFR Part 4.21(b), the petition for stay should accompany your notice of appeal and shall show sufficient justification based on the following standards:

- 1. The relative harm to the parties if the stay is granted or denied,
- 2. The likelihood of the appellant's success on the merits,
- 3. The likelihood of irreparable harm to the appellant or resources if the stay is not granted, and
- 4. Whether the public interest favors granting the stay.

If a petition for stay is submitted with the notice of appeal, a copy of the notice of appeal and petition for stay must be served on each party named in the decision from which the appeal is taken, and with the IBLA at the same time it is filed with the Authorized Officer. A copy of the notice of appeal, any statement of reasons and all pertinent documents must be served on each adverse party named in the decision from which the appeal is taken and on the Office of the Regional Solicitor, U.S. Department of the Interior, 6201 Federal Building, 125 South State Street, Salt Lake City, Utah 84138-1180, not later than 15 days after filing the document with the Authorized Officer and/or IBLA.

Beth Ransel, Field Manager: S

Date: 7/8/